UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Raymond & Raymond Attorneys at Law 7 Glenwood Avenue, 4th Floor East Orange, New Jersey 07017 (973) 675-5622; (408) 519-6711 Telefax Email: herbertraymond@gmail.com

Herbert B. Raymond, Jeffrey M. Raymond, Kevin

DeLyon

Attorneys for the Debtor(s)

In Re:

KIM Y. WORTHINGTON, DEBTOR(S)

U.S. Bankruptcy Court District of New Jersey

Order Filed on December 28, 2022

Case No.: 18-28670 JKS

Chapter: 13

by Clerk

Judge: John K. Sherwood

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: December 28,

2022

Honorable John K. Sherwood United States Bankruptcy Court

Case 18-28670-JKS Doc 137 Filed 12/28/22 Entered 12/28/22 12:25:38 Desc Main Document Page 2 of 2

The Court l	naving reviewed the Mot	ion for Authorizat	ion to Enter into I	Final Loan Modification	1
Agreement filed on	December 13, 2022	_, as to the first		_ mortgage [enter first,	
=	concerning real property nue, Hillside, New Jers		and the Court hav	ving considered any	
objections filed to s	such motion, it is hereby	ORDERED that:			
The	e debtor is authorized to	enter into the final	loan modification	n agreement.	
order. If it is not, the debtor, debtor's attended not fully executed.	e loan modification must e secured creditor, within orney, if any, and the star A response by the debtor creditor's Certification; a	n 14 days thereafte nding trustee a Cen r, if any, must be fi	er, must file with the tification indication	the Court and serve on t	he
debtor, the standing claim. Absent the fi disburse funds on h	on the filing of the Certification of the Certification of the Certification of the creditors put and to other creditors put is case with respect to the ement; and	the secured creditors within the time fra	or all funds held on me set forth above sions of the confi	or reserved relating to its ye, the standing trustee we rmed Plan and any proc	vill of
debtor must file a M modification. If the	less the debtor's Plan has Modified Chapter 13 Plan loan modification results ded Schedules I and J wi	and Motions with an and material change	nin 14 days of conges in the debtor's	nsummation of the loan s expenses, the debtor	e
Order filed on 4/20/	eck one: There is no order requiring Post-petition arrears are of the date of this order.	capitalized into the	e loan modificatio		or
	Post-petition arrears have rustee will continue to ma	e not been capitali			
ŕ	ees and costs related to loation for Compensation i				
The Mot	tion for Authorization to	Enter into Final L	oan Modification	Agreement is denied.	